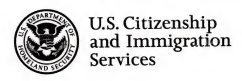
U.S. Department of Homeland Security National Records Center P.O. Box 648010 Lee's Summit, MO 64064-8010



July 18, 2017

COW2017000812

M.C. McGrath 411A Highland Ave Somerville, MA 02144-2516

Dear M.C. McGrath:

This is in response to your Freedom of Information Act/Privacy Act (FOIA/PA) request submitted to the Federal Bureau of Investigations, relating to Oliver Reginald Tambo, FBI FOI/PA No. 1350801-000, received in this office on July 21, 2017.

In responding to your request, the Federal Bureau of Investigations forwarded 22 pages for our review and direct response to you. After review of the pages, USCIS has determined to release 14 pages in their entirety and 3 pages in part pursuant to 5 U.S.C. § 552 (b)(6) of the FOIA. Additionally, the material contains deletions made by the Federal Bureau of Investigations pursuant to 5 U.S.C. § 552 (b)(3), (b)(6), (b)(7)(C) and (b)(7)(E) of the FOIA.

During our review, USCIS located 5 potentially responsive document(s) that may have originated from U.S. Immigration and Customs Enforcement (ICE). USCIS has sent the document(s) and a copy of your FOIA request to the ICE FOIA Office for consideration and direct response to you. Should you wish to contact ICE concerning the status of the processing of the document(s), please contact the ICE FOIA Office via phone at (866) 633-1182 or via e-mail at ICE-FOIA@dhs.gov. The ICE FOIA Office mailing address is 500 12th Street, S.W., MS 5009, Washington, D.C. 20536-5009.

Exemption (b)(3) specifically exempted from disclosure by statute (other than section 552b of this title), provided that such statute (A) requires that the matters be withheld from the public in such a manner as to leave no discretion on issue, or (B) establishes particular criteria for withholding or refers to particular types of matters to be withheld;

Exemption (b)(6) permits the government to withhold all information about individuals in personnel, medical and similar files where the disclosure of such information would constitute a clearly unwarranted invasion of personal privacy. The types of documents and/or information we have withheld may consist of birth certificates, naturalization certificates, drivers' licenses, social security numbers, home addresses, dates of birth, or various other documents and/or information belonging to a third party that are considered personal.

Exemption (b)(7)(C) provides protection for personal information in law enforcement records, which could reasonably be expected to constitute an unwarranted invasion of personal privacy. We have withheld information relating to third-party individuals. The types of documents and/or information we have withheld could consist of names, addresses, identification numbers, telephone numbers, fax numbers, or various other documents that are considered personal.

Exemption (b)(7)(E) provides protection for records or information for law enforcement purposes which would disclose techniques and procedures for law enforcement investigations or prosecutions, or would disclose guidelines for law enforcement investigations or prosecutions if such disclosure could reasonably be expected to risk circumvention of the law. The types of documents and/or information we have withheld could consist of law enforcement systems checks, manuals, checkpoint locations, surveillance techniques, and various other documents.

As a result of discussion between agency personnel and a member of our staff, as a matter of administrative discretion, we are releasing computer codes found on system screen prints previously withheld under exemption b(2). There may be additional documents that contain discretionary releases of exempt information. We will identify discretionary releases within the record. These discretionary releases do not waive our ability to invoke applicable FOIA exemptions for similar or related information in the future.

The enclosed record consists of the best reproducible copies available.

You have the right to file an administrative appeal within 90 days of the date of this letter. By filing an appeal, you preserve your rights under FOIA and give the agency a chance to review and If you would like to discuss our response before filing an appeal to attempt to resolve your dispute without going through the appeals process, you may contact our FOIA Public Liaison, Jill Eggleston, for assistance at:

U.S. Citizenship and Immigration Services National Records Center, FOIA/PA Office P. O. Box 648010 Lee's Summit, MO 64064-8010

Telephone: 1-800-375-5283

E-Mail: <u>USCIS.FOIA@USCIS.DHS.GOV</u>

If you are unable to resolve your FOIA dispute through our FOIA Public Liaison, the Office of Government Information Services (OGIS), the Federal FOIA Ombudsman's office, offers mediation services to help resolve disputes between FOIA requesters and Federal Agencies. The OGIS does not have the authority to handle requests made under the Privacy Act of 1974. The contact information for OGIS is:

Office of Government Information Services National Archives and Records Administration 8601 Adelphi Road – OGIS College Park, MD 20740-6001 Telephone: 202-741-5770 877-684-6448

Email: OGIS@NARA.GOV Website: OGIS.ARCHIVES.GOV The National Records Center does not process petitions, applications or any other type of benefit under the Immigration and Nationality Act. If you have questions or wish to submit documentation relating to a matter pending with the bureau, you must address these issues with your nearest District Office.

All FOIA/PA related requests, including address changes, must be submitted in writing and be signed by the requester. Please include the NRC number listed above on all correspondence with this office. Requests may be mailed to the FOIA/PA Officer at the PO Box listed at the top of the letterhead, or sent by fax to 816-350-5785. You may also submit FOIA/PA related requests to our e-mail address at uscis.foia@uscis.dhs.gov.

If you wish to appeal the determination of the FBI, you may write to the Director, Office of Information Policy (OIP), U.S. Department of Justice, 1425 New York Ave., NW, Suite 11050, Washington, D.C. 20530-0001, or you may submit an appeal through OIP's eFOIA portal http://www.justice.gov/oip/efoia-portal.html. The appeal must be received by OIP within sixty (60) days from the date of this letter in order to be considered timely. The envelope and the letter should be clearly marked "Freedom of Information Appeal." Please cite the FOIPA Request Number in any correspondence to the OIP for proper identification of the request.

You may also seek FBI dispute resolution services by contacting the Office of Government Information Services (OGIS) at 877-684-6448, or by emailing ogis@nara.gov. Alternatively you may contact the FBI's FOIA Public Liaison by emailing foipaquestions@ic.fbi.gov. If you submit your dispute resolution correspondence by email the subject heading should clearly state "Dispute Resolution Services." The FOIPA Request Number should be cited in any correspondence to us for proper identification of the request.

Sincerely,

Jill A. Eggleston

Director, FOIA Operations

Enclosure(s)

ALL TBI INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 11-17-2016 BY J48J67T35 ADC

UNITED STATES DEPARTMENT OF JUSTICE Immigration and Naturalization Service

In re: Oliver Reginald Tambo

Temporary admission pursuant to Section 212(d)(3) of the Immigration APPLICATION:

and Nationality Act, despite inadmissibility under Section 212(a)(28)

of that Act.

The applicant a citizen of South Africa, resident of England, born October 27, 1917 at Bizana, Pendeland, South Africa, has been found by the Department of State to be ineligible to receive a visa because of his membership in 1959 in the Communist Party of South Africa and the Communist front South African Congress of Democrats. He has been invited by the United Nations to appear before its Fifteenth General Assembly to testify in connection with the Apartheid question.

Security checks made by the Department of State have disclosed no additional significant derogatory information. That Department and the Embassy at London recommend that temporary admission be authorized. The subject's temporary admission has been previously authorized and there is no indication that he violated the conditions of any of such admissions.

IT IS ORDERED that the application be granted, subject to revocation at any time, subject to the following conditions:

- That the applicant shall proceed directly from the port of entry to New York City, and shall remain continuously in that city during his sojourn in the United States within a certain area on Manhattan Island, to wit: bounded on the North by East 97th Street and Transverse Road No. 4; on the West, by Ninth Avenue (between 28th and 49th Streets), Eighth Avenue (49th Street to Columbus Circle), Central Park, West (Columbus Circle to Transverse Road No. 4); on the South, by 28th Street (from Ninth Avenue to First Avenue), 26th Street (from First Avenue to East River Drive); and on the East, by East River Drive; departing therefrom only if required in connection with his departure from the United States; or as set forth in (2) hereof;
- Where special permission is granted to the applicant by the District Director of this Service at New York City, he may go outside said defined area, to the New York Office of this Service at 20 West Broadway or to the New York Office of the United States Collector of Customs at 201 Vareck Street;

That the applicant shall be in possession of a valid visa gr petter 1961 form of valid authority assuring his entry into the country whence he came, or to some other foreign country, following his sojourn in the United Nations Headquarters District; NAT. AT. BEE

by routing slip for

- (4) That upon the conclusion of the Fifteenth session of the United Nations General Assembly, or upon cancellation of his accreditation by the United Nations, he will depart forthwith from the United States.
- (5) That in case of abuse of his privilege of residence in the United States by any activity in this country outside his official capacity, including the recording of speeches outside his official capacity in an at the United Nations Headquarters District, he will be in violation of his immigration status in the United States.

ASSISTANT COMMISSIONER, EXAMINATIONS

OFFICIAL COPY FORE

Federal Bureau of Investigation Attention: Mr. Sam Papich Washington, D. C.

UNITED STATES DEPARTMENT OF JUSTICA Imagretion and Meturalization Service

February 28, 1961

All 836 793. Gliver Reginsts Visiting, berg October 27, 1917 oc Bigone, Pondoland, South Africa.

(b)(6)

APPLICATION: Toesprary addission persuant to Section 212(d)(3) of the lonigration and nationality Act, despite inadmissibility under Section 212(a) (28) of that Act.

The applicants, citizens of Booth Africa, recidente of England, bave teen found by the Department of State to be invligible to receive vices because of membership in 1959 in the Communist Ferty of South Africa and the Communist fromt South African Congress of Desocrats. They have been invited to appear before the Fiftmenth Ceneral Assembly of the United Mericas to tentify in connection with the Apertheid question, and to accept speaking engagements at Colgara University, Regulton, New York and Boldwin-Wollace College, Beres, Chig, arranged by the American Committee for Africa.

Security classic ands by the Department of State have disclosed to additional significant derogatory information. That Department and the Embassy at Landon recommed that temperary Ednisoica be authorized. The achiects, temporary admission has been previously catherized and there is no indication that the violated the conditions of any of such schissions.

IT is teleshed that the application be granted, subject to revocation at ony time.

Assistant commissioner, examinations

by routing fin for .

date 3-20-6/

OFFICIAL COPY FOR:

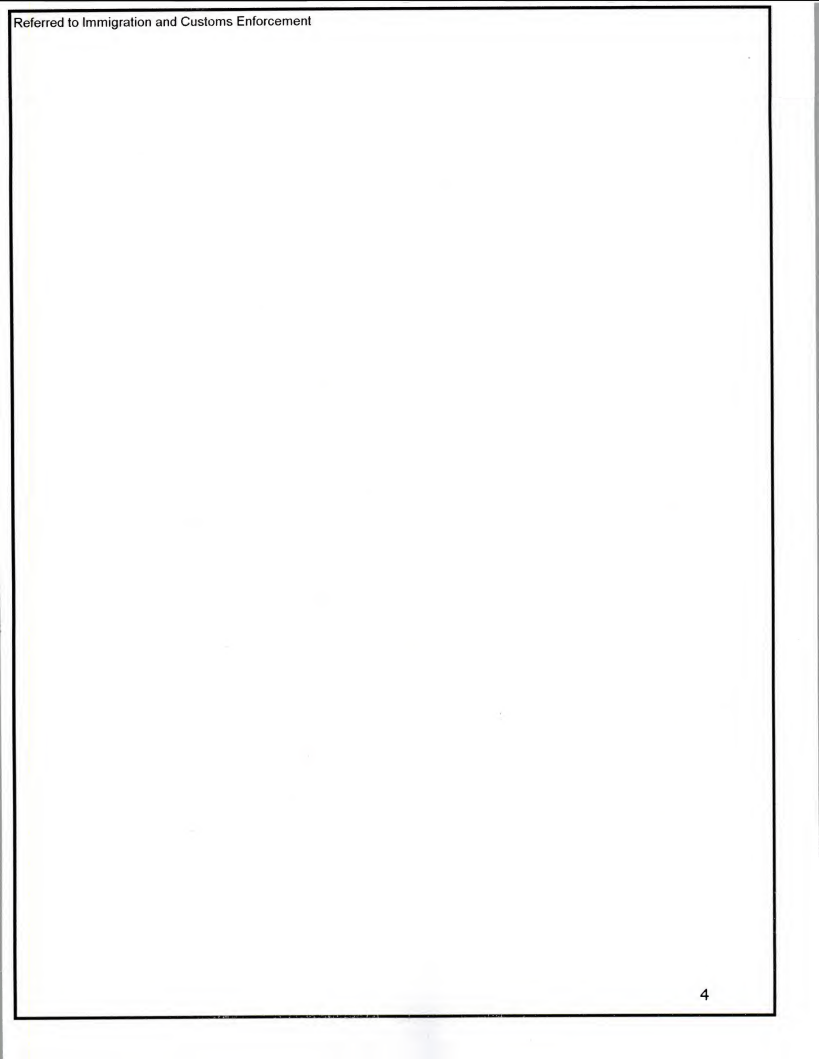
Federal Buresu of Investigation Attention: Mr / San Papien by 1

Washington, D. C.

NOT RECORDED

35 NOV 3 0 196

W



LL FBI INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 11-17-2016 BY J48J67T35 ADG :

UNITED STATES DEPARTENT OF JUSTICE Isratgration and Caturalization Service

June 3, 1966

File: All 834 760

In re: Claver

AFPLICATION: Temporary adminsion pursuant to Section 212(d)(3) of the Lenigration and Mationality Act, despite inadmissibility

under Section 212(a)(28) of that Act.

The applicant, a citizen of South Africa, and resident of Cairo, born in 1917 at Pondoland, South Africa, has been found by the Department of State to be inaligible to receive a visa because of his membership in 1959 in the Communist Party of South Africa and the Communist-front South African Congress of Democrats. He has been invited by ACOA to make a one-month speaking tour of the United States. To has also been invited by the United Cations to appear before one of its Committees at his sorliest convenience.

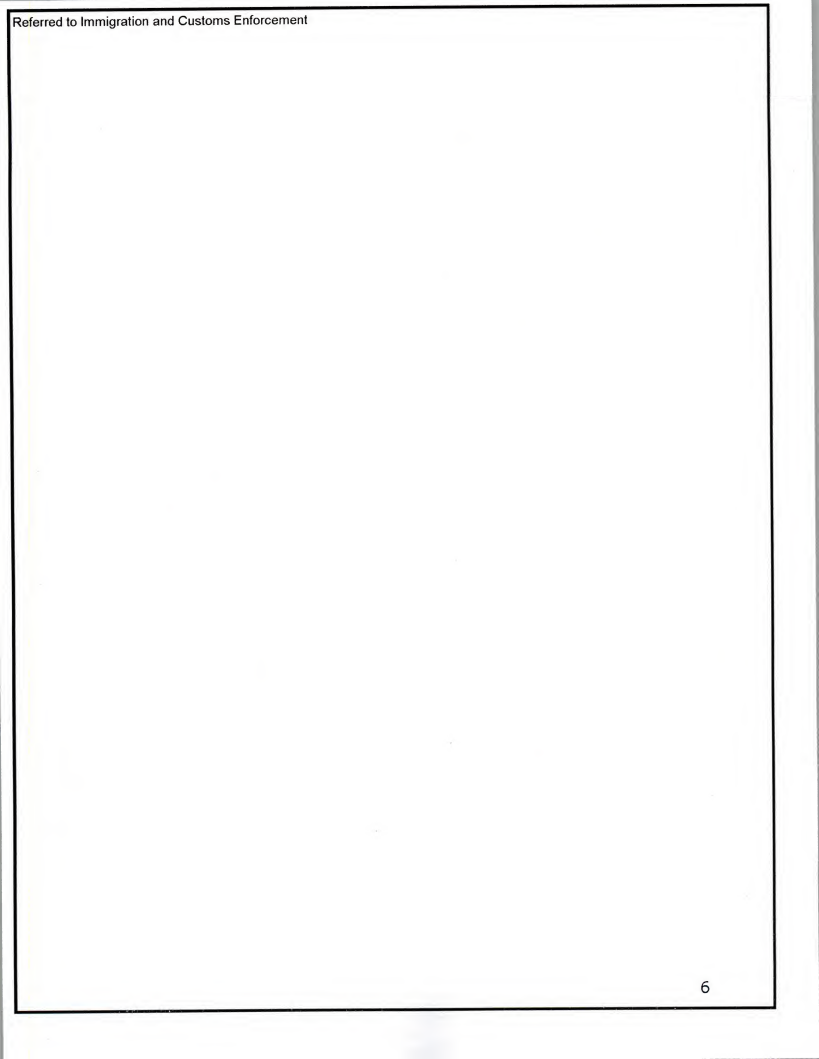
Fartially completed security checks made by the Department of State have disclosed no additional derogatory information. Results of the completed checks will be furnished this Service as soon as available. The Department of State recommends that temporary admission be authorized notwithstanding that the chacks are incomplete as it is ergent that the applicant depart for the mited States at the carliest possible date.

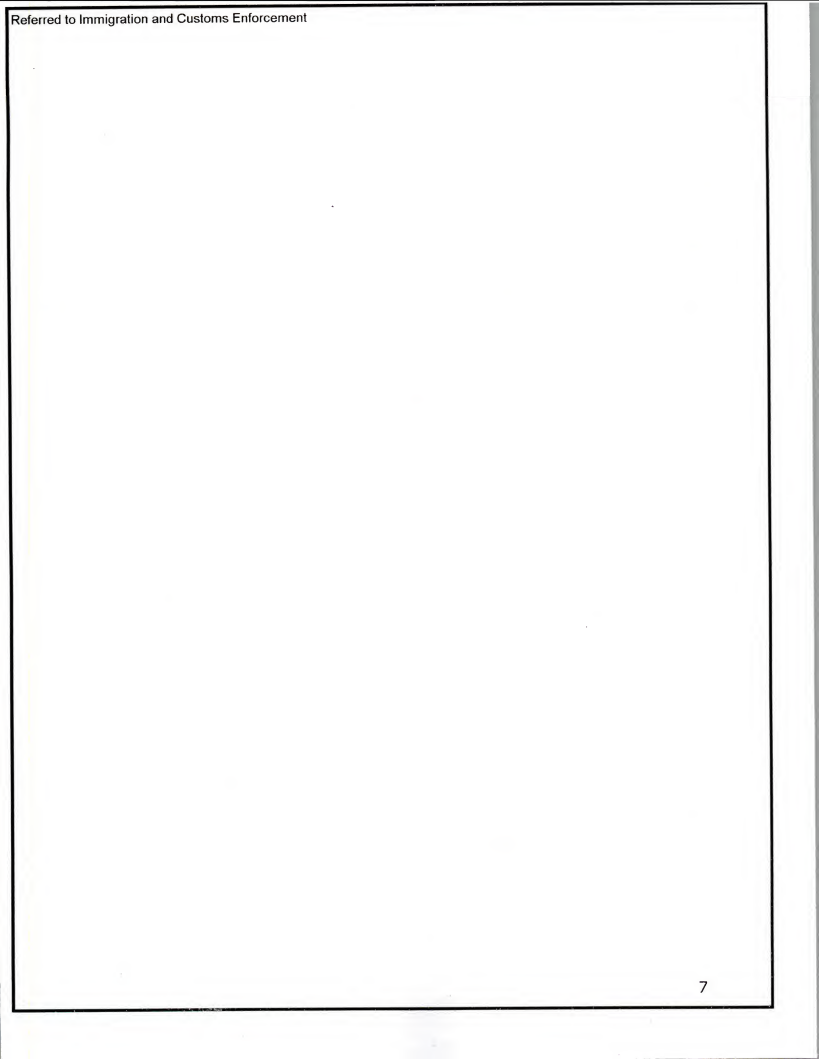
If IS CHARGED that the application be granted, subject to revocation at any

CHISTANT CONTINUES, EXECUTATIONS

Pederal Bureaufor Investigation Attention: Wr. Cam Papich ashin-

NOT RECORDED





United States Department of Justice Indigration and Naturalization Service

april 19, 1962

File: All 634 798

In re: Oliver TAMBO

TAMEO

APPLICATION: Temporary Education to the United States pursuant to Section 212(d)(3) of the Immigration and Hationality Act, despite inschiasibility under Section 212(a)(23) of the Act.

The applicant is a citimen of South Africa, resident of England, temporarily in Comeda, born October 27, 1917, at Bizona, South Africa. In a letter deted April 5, 1962, the Economicant of State informed this Service that he has been found incligible to receive a visa under Section 212(a)(23) of the Unigration and Entionality Act because of his membership in the African Entional Congress, an organization which supports and furthers Communist objectives both on a national and international scale. He is a Solicitor and wishen to enter the United States for 30 days beginning April 19, 1962, to discuss the South African question with the Apprican Counities on African Affairs in New North City and officials of the Department of State, Washington, D.C.

The subject's temporary admission has been authorized on several previous occasions, last on April 6, 1962, and there is no indication that he violated the conditions of those admissions.

Security checks made by the Department of State have disclosed no additional significant derogatory information. That Department recommends that temperary admission again be subjectly entry is considered to be in the national interest.

IF is ordered that the emplication be granted, subject to respection at any time, the applicant to be restricted to New York City and Fashington, D.C. during his stay in the United States.

A D Sprode

ABSISTANT CONTRACTORS PRINTERSTONS

OFFICIAL COPY FOR:

- 4 4- +6

Federal Bursau of Investig Attention: Mr. Sam Papich, Washington, D. C.

3H APR 24 1972

b3 per FBI

b7E

ALL FBI INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 11-17-2016 BY J48J67735 ADG

UNITED STATES DEPARTMENT OF JUSTICE IMMIGRATION AND NATURALIZATION SERVICE 12th and Pennsylvania Avenue, N. W. Washington 25, D. C.

File:

A11 634 788

June 18, 1963

b3 per FBI b7E

In re:

Oliver Reginald TANEO

APPLICATION: Temporary admission to the United States pursuant to Section 212(d)(3) of the Immigration and Nationality Act, despite inadmissibility under Section 212(a)(28) of the Act.

The applicant was born on October 27, 1917 in Birana, South Africa, and is a citizen and resident of that country. The Department of State has found that he is incligible to receive a visa because of his combership in the African National Congress, a Communist-front organization. He seeks to onter the United States to testify before a United Nations special committee regarding Aparthoid policies of the South African government from June 22, 1963 to July 5, 1963. He plans to depart for the United States on June 19, 1963. The applicant will be accompanied by Dama Nokwe and Tennyson: X. Makiwane who are coming for the same purpose and who are the subjects of separate orders.

Previous orders authorizing admission of the applicant have been entered by the Service on several occasions. There is no evidence to indicate that he violated the conditions of those admissions. Completed occurity checks made by the Department of State have disclosed no additional derogatory information. That Department and the consular officer at Dar-es-Salasm recommend that admission be cuthorized in view of the fact that the United States Mission to the Voited Nations has confirmed the approval of the applicant as a petitioner before the Apartheid Committee.

b3 per FBI

IT IS ORDERED that the application be granted, subject to revocation at any time.

> LEWIS D. BART DISTRICT DIRECT

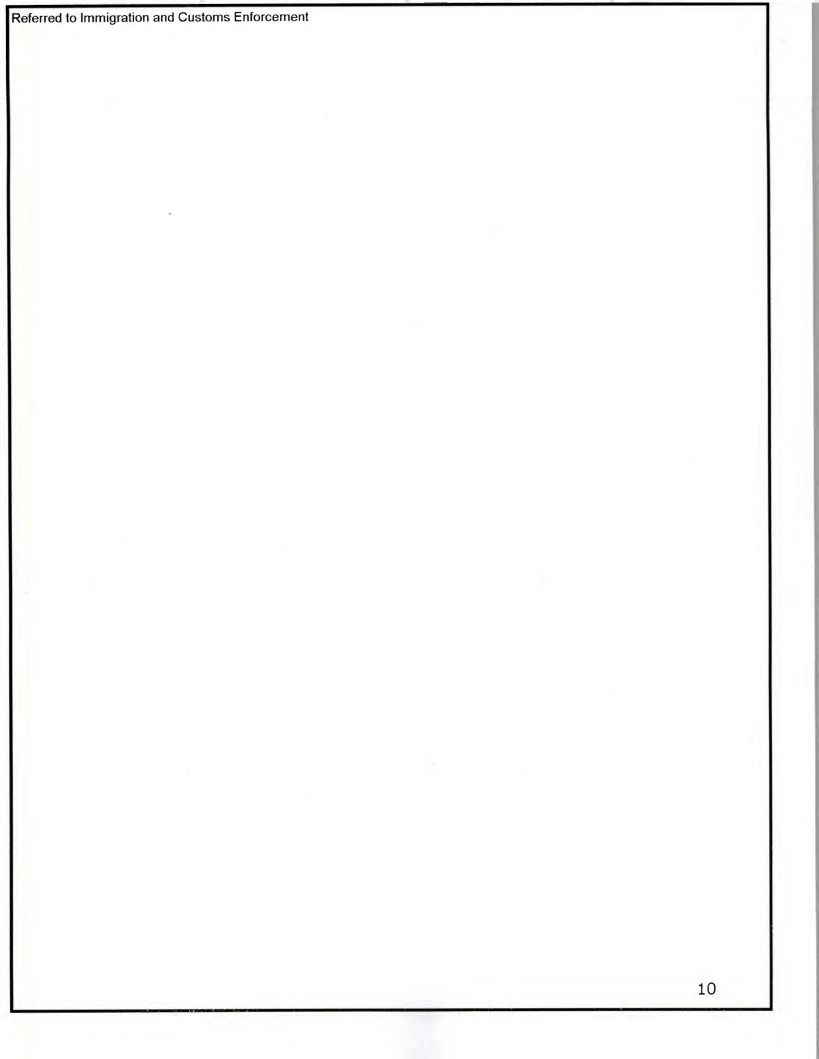
JUN 23 1 25 PM '53

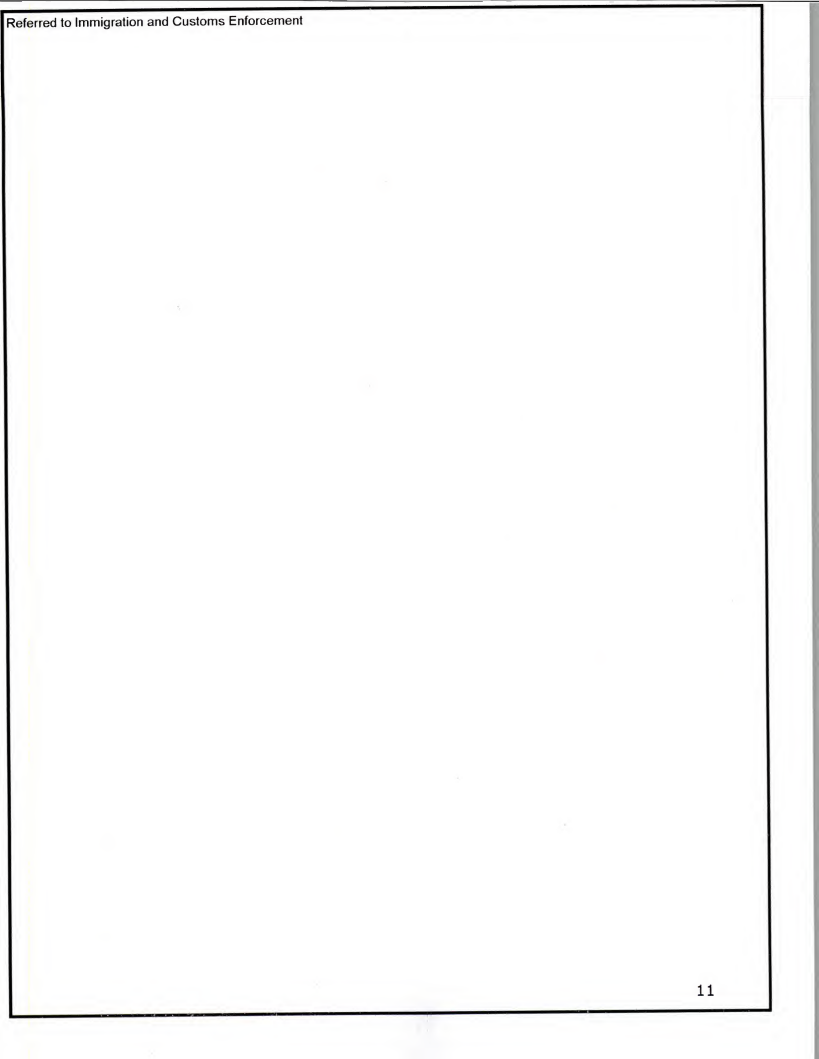
OFFICIAL COPY FOR:

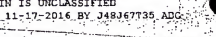
Pederal Bureau of Investigation Attention: Mr. Robert H. Haynos

play transfer to 1 2 2

Washington. D. C.







UNITED STATES DEPARTMENT OF JUSTICS Immigration and Maturalization Survice

February 28, 1961

In re: All 834 788. Cliver Reginsky Marke berg Cescher 27. 1917 et Bisens, Pondeland, South Africa.

(b)(6)

APPLICATION: Tomporary addisoned persuant to section/212(d)(3) of the femigration and nationality Act, despite instalesibility under Section 212(a) (20) of that Act.

The applicants, citizens of Boath Africa, residente of Angland, bave been found by the Department of State to be insligible to receive visas because of membership in 1959 in the Communica Furty of South Africa and the Communist front South African Congress of Demorats. They have been invited to appear before the Fifteenth General Assembly of the United Mations to tentify in connection with the Aperthoid question, sad to eccept speaking engagements at Colgate University; Rapilton, New York and Baidwin-Wallace College, Beres, Chig, arranged by the American Committee for Africa.

Security checks ands by the Department of State have disclosed to additional significant derogatory information. That Department and the Embassy at Landon recommend that temperary edulation be sutherized. The subject is temporary admission has been proviously custorized and there is no indication that they violated the conditions of any of such scalesions.

IT IS ADELED that the application be granted, subject to revocation at ony time.

by routing Min for

info: inction

OFFICIAL COPY FOR:

Federal Jureau of Investigation Attention: Mr. A Sam Papien of El Washington, D. C.

是沒有工程外心。

NOT RECORDED 35 NOV 3 0 1964

b3 per FBI

W

UNITED STATES DEPARTMENT OF JUSTICE Immigration and Naturalisation Service

FE: 16 19-

File: All 834 788

In re: Oliver Reginald Tambe

APPLICATION: Temporary admission pursuant to Section 212(d)(3) of the Immigration and Nationality Act, despite inadmissibility under Section 212(a)(28) of that Act.

The applicant a citizen of South Africa, resident of England, born October 27, 1917 at Bisana, Pondoland, South Africa, has been found by the Department of State to be ineligible to receive a visa because of his membership in 1959 in the Communist Party of South Africa and the Communist front South African Congress of Democrats. He has been invited by the United Nations to appear before its Fifteenth General Assembly to testify in connection with the Apartheid question.

Security checks made by the Department of State have disclosed no additional significant derogatory information. That Department and the Embassy at London recommend that temperary admission be authorised. The subject's temperary admission has been previously authorised and there is no indication that he violated the conditions of any of such admissions.

IT IS ORDERED that the application be granted, subject to revocation at any time, subject to the following conditions:

- (1) That the applicant shall proceed directly from the port of entry to New York City, and shall remain continuously in that city during his sojourn in the United States within a certain area on Manhattan Island, to wit: bounded on the North by East 97th Street and Transverse Read No. 4; on the West, by Ninth Avenue (between 28th and 49th Streets), Eighth Avenue (49th Street to Columbus Circle), Central Park, West (Columbus Circle to Transverse Road No. 4); on the South, by 28th Street (from Ninth Avenue to First Avenue), 26th Street (from First Avenue to East River Drive); and on the East, by East River Drive; departing therefrom only if required in connection with his departure from the United States, or as set forth in (2) hereof;
- (2) Where special permission is granted to the applicant by the District Director of this Service at New York City, he may go outside said defined area, to the New York Office of this Service at 20 West Broadway or to the New York Office of the United States Collector of Customs at 201 Vareck Street;
- (3) That the applicant shall be in possession of a valid visa or other form of valid authority assuring his entry into the country whence he came, or to some other foreign country, following his sainurn in the United Nations Headquarters District;

- (4) That upon the conclusion of the Fifteenth session of the United Nations General Assembly, or upon cancellation of his accreditation by the United Nations, he will depart forthwith from the United States:
- (5) That in case of abuse of his privilege of residence in the United States by any activity in this country outside his official capacity, including the recording of speeches outside his official capacity in an at the United Nations Headquarters District, he will be in violation of his immigration status in the United States.

Same Same Same

ASSISTANT COMMISSIONER, EXAMINATIONS

OFFICIAL COPY FOR

Federal Bureau of Investigation Attention Mr. Sam Papich Washington, D. C.

ALL FBI INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 11-17-2016 BY J48J67T35 ADG



EDITED STATES SEPARITELY? OF JUSTICE Ismigration and Caturalization Service

Pile: All 834 760

In res Carno, Cliver

APPLICATION: Temporary adminsion pursuant to Section 212(d)(3) of the Imigration and Nationality Act, despite inadmissibility under Section 212(a)(28) of that Act.

The applicant, a citizen of South Africa, and resident of Cairo, born in 1917 at Pendoland, South Africa, has been found by the Department of State to be ineligible to receive a visa because of his membership in 1959 in the Commist Party of South Africa and the Commist-front South African Congress of Democrats. He has been invited by ACOA to make a one-month speaking tour of the United States. We has also been invited by the United Estions to appear before one of its Committees at his earliest convenience.

Fartially completed security checks made by the Department of State have disclosed no additional derogatory information. Results of the completed checks will be furnished this Service as soon as available. The Department of State recommends that temporary admission be authorized notwithstanding that the checks are incomplete as it is ergent that the applicant depart for the Phited States at the corlicat possible date.

IT IS UNDERSO that the application be granted, subject to revocation at any

& Shode

SSISTANT CONSUSSIONER. EKAMINATIONS

Pederal Burezajof Investigation Attentions Wr. Car Papich Rashin-:--

b3 per FBI

NOT RECORDED

Internal Craves Department of Menics Resignation and Deturalization Service October 18, 1964

File: All 830 753

In res Oliver lumb

APPLICATION: Temperary education pursuant to Section 212(4)(3)(4)

of the immeration and Englandity Act, despite

immediately them Section 20(2)(28) of the Act.

The applicant, a civizen of forth Africa, resident of Indient, born October 7. 1917, at Messa, Couth Africa, has been found by the Experiment of State to be inclinible to receive a visa because of the semiciant in the African Policant Congress, an organization was supported and dustions Consumed collectives both in a proposal and international scale. He seems to enter the United States for test days to appear before the Consult African custion.

The midject's temporary addiction has been enterrised on previous occasions, last on Fibruary 16, 1961, and there is no indication that he violated the conditions of those addictions. Security checks and by the deportment of Sinte have disclosed to additional decoratory information. That Department recursions that temporary addiction again to quilturate.

12 to collect that the egotication be greated, subject to respection at any time,

CONTRACTOR DESCRIPTION

Cotasny 1030-61
for info 1030-61

Federal Bureau of Investigation Attention: Mr. Sam Papich

Washington, D. C.

EX 104

b3 per FBI

REP-53

NOT RECORDED

a OCT 26 1961

NAT THE SEC.

62 1 1966

UNITED STATES DEPARTMENT OF JUSTICE TO Imigration and Metarelisation Carvico

April 19, 1962

File: 411 634 780

In ros Other THE

APPLICATION: Topportry education to the United Status purment to Settler 202(d)(3) of the Intigration and Retionality Act, despite installentiality unfor protion 212(4)(23) of the Act.

The applicant is a civine of fouth Africa, resident of Degland, tenpercently in fonces, burn thicker 27, 1917, on Classo, South Africa. In a lector dured seril 5, 1962, the Copertrant of State informed this Service that he has been found inaligible to receive a viva under Section 212(a)(25) of the languages and forteenlike act becomes of his protocoling in the African delical Congress, on convenientian saich emports and furthers commist objectives both on a national and international scale. So in a selfcitor and wishes to outer the United States for 30 days decimally april 19, 1862, to discust the Social well at exteria medical acceptanced against out of the acceptage acceptan North Caty and officials of the Department of Medic. Designation. D.C.

To rublock a temperary edulation had been authorized on edveral problem occardons, last on April 6, 1952, and there is so indication that he violeted the coefficient 20 three edulations.

Security checks and by the Department of State have disclosed no calltional significant desormany information. That Department recommends that bongormy adulation opin be enthurined to the subject to enter is considered to be in the national interest.

IT IS CHEST than the opplication be granted, subject to revocation et my time, the applicant to be restricted to how fork City and Ecohington, b.C. during his stay in the Calted States.

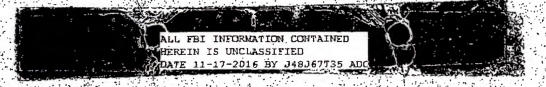
Lerof eyour made of it to NY + WFO N/O for mo 1 23.62 EMM/any

Federal Eureau of Investigation Attentiby: Nr. A Sem Papions Washington D. O. N. A. 12

All Sprade

ASSISTANT COZZESTOWN EXAMINATIONS

12 APR 20 1962



COLUMN VO TESTIVE SEE CETEN COLUMN CO

71201 dl. El 765

APR 6 1962

In the Oliver/TAMBO

APPLICATION:

Tomorrow admission to the United States pursuant to Section 212(4)(5) of the Emigration and Marionality Act. decides installed billing Ander Section 212(4)(25) of the Act.

The applicant is a cities of South Africa, resident of incloid, born Cotober 27, 1917, at Alexan. South africa. In a letter dated april 9, 1962, the Department of State Informed this Service that he has been found incligible to resoive a vise under Section 212(e)(20) of the Designation and entimedity for becomes of subversive affiliations. He is a Soldatter and window to enter the United States for the weaks deginning April 9, 1962, to discuss the South African quantity with the American Cornettee on African Affairs in New York, City.

The subject a temporary addition has been authorized on several provious occasions, last on Outobor 18, 1951, and there is no indication shall be wished the conditions of those addeditions.

Security chooks node by the Department of State have disclosed so additional mighificant derogatory information. That Department and the impacts at Lordon research that temperary admission again to entirelised.

at any time, the applicant to be restricted to New York City during his stay in the United States.

12th and Pennsylvania Avenue, N. W. Washington 25, D. C. ALL FBI INFORMATION CONTAINED

HEREIN IS UNCLASSIFIED

DATE 11-17-2016 BY J48J67T35 ADG

File:

ANA 834 768

Juso 18, 1969

In re:

Olivor Enginel & ZAME

ADDITION TO

APPLICATION: Temporary admission to the United States pursuant to Section 212(d)(3) of the Immigration and Nationality Act, despite inadmissibility under Section 212(a)(28) of the Act.

4.5

The applicant was been an artebor 27, 1917 in Birars. Earth Africa, and is a cities and resident of that country. The department of Seate has fence that the institute to receive a vice because of his membership is the African Sectional Congress. A Corrected from a considering the Court of the Suited Listed to testify before a United Latina special committees regarding Aparthoid policies of the Court African securement from June 22, 1963, to July 9, 1963. To plans so depart for the United States on June 19, 1963. The applicant will be accompanied by Dura Coire and Technology. Maliana who are coming for the example and who are the subjects of separate orders.

Droview orders outhorising adminutes of the applicant have been natived by the Convice on several exceptions. There is no evidence to indicate that he violated the conditions of those administrations. Ecoplosed security checks cade by the Department of Stock have disclosed to edditional desegnment information. That Department and the closed to edditional desegnment information. That Department and the chicago of the fact that the Faited Stores librates to the United Stores has considered the appropriate of the consistent as a particular before the Apartheid Committee.

b3

UT US Officed that the application to granted, subject to revocation at any time.

Copy to Ny by routing slip for

info action

date 7-10-6

STE JANO

LIRIUS D. HARRON

NOT RECORDED

C1013 2

2 JUN 28 1963

JUN 20 1 25 PM 'S.

OFFICIAL COPY FOR:

Federal Bureau of Investigation Attention: Mr. Robert H. Haynes

Washington, D. C.

MOC | XEROX

IIII Q 1965

1963 د ا الله

ALL FBI INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 11-17-2016 BY J48J67T35 ADG

UNITED STATES DEPARTMENT OF JUSTICE IMMIGRATION AND NATURALIZATION SERVICE 12th and Pennsylvania Avenue, N. W. Washington 25, D. C.

File:

A13 434 463

Juao 19, 1953

Tennyson Role

APPLICATION: Temporary admission to the United States pursuant to Section 212(d)(3) of the Immigration and Nationality Act, despite inadmissibility under Section 212(a) (28) of the Act.

The applicant was born on Kny 5, 1933 in Unitate, South Africa, and to a citizen and resident of that country. The Department of State has found that he is incligible to receive a visa because of his reported membership in the Communist Party. He seeks to outer the United States to testify before a special committee of the United Bations regarding enartheid policion of the Louth African government from June 22, 1963 to July 5, 1963. The applicant will be accompanied by Oliver Reginals State and Doma Notice who are coming for the same purpose and who are the subjects of deparate orders.

Partial security checks usde by the Department of State bave sinclosed on scattered decometory information. Notwithstending that security checks are incomplate, that Department and the consular . officer en Dar-es-Calcam recommend that admission be authorized in view of the fact that the United States Mission to the United Mations has confirmed the approval of the applicant as a patitioner before the Aparthoid Committee.

IT IS ORDERED that the application be granted, subject to revocation at any time.

> WILLIAM P. O'BRIEN

ACTIES DISTRICT DIRECTO

Federal Eureau of Investigation Attention: Mr. Robert Ac Haynes

UNITED STATES DEPARTMENT OF JUSTICE Immigration and Naturalization Service (b)(6)Washington, D. C. DATE: March 27, 1973 FILE: 111 334 789 IN RE: Oliver TAMBO, born October 27, 1917, South Africa b6 per FBI Temporary admission to the United States pursuant to APPLICATION: b7C ... section 212(d) (3) (A), Immigration and Nationality Act consular officer to be ineligible to receive a no The applicant(s) has (have) been found by a immigration officer of the Act. visa under Section(s) 212(a) ___ Date and Country of Birth: Country of Resignice: Nationality: South Africa (as above) South African Employer: Occupation: O (b)(6)(2) African National Congress Purpose in seeking entry into United States and destination: to attend meeting of United Nations Special. Committee on Apartheid, New York, New York. Plans regarding travel to United States and period of temporary stay: to enter during March or April 1973 and remain I week. Basis for favorable action: the Department of State recommends the admission of action is consistent with United States policy and interests. ORDER: It is ordered that the application be granted for the above indicated purpose, subject to revocation at any time, valid as set forth below. b3 per FBI One, during March or Api PECORDED PERIOD OF TEMPORARY STAY: 1 veck APR 24 1973 DISTRICT DIRECTOR 6, 197V 4APR 27 1973

ALL FBI INFORMATION CONTAINED

DATE 11-17-2016 BY J48J67T35 ADC

HEREIN IS UNCLASSIFIED

Form I-194 (Rev. 5-15-71) Y

Director, F81

... in Presion 310/ai 1001 anene anti, 1

21

V

O

 σ

ALL FBI INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 11-17-2016 BY J48J67T35 ADG

UNITED STATES DEPARTMENT OF JUSTIC Immigration and Naturalization Service

- ·
1
•
··
b3 per
b7E
1